Tafas v. Dudas et al Doc. 66 Att. 33

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## **EXHIBIT 19**

39 U.S. UTILITY PATENTS

Expected charge in 2004 AIPLA 2005 Economic Survey Individuals

- Original (not divisional, continuation, or CIP) non-provisional utility patent application on invention of minimal complexity, e.g., 10 page specification, 10 claims (Preparation and Filing)
- b. Provisional Patent Application (Preparation and Filing)
- c. Original utility application, relatively complex biotechnology/chemical (Preparation and Filing)
- d. Original utility application, relatively complex electrical/computer (Preparation and Filing)
- e. Original utility application, relatively complex mechanical (Preparation and Filing)
- Patent application amendment/argument of minimal complexity (Preparation and Filing)
- g Patent application amendment/argument, relatively complex, biotechnology/chemical (Preparation and Filing)
- Patent application amendment/argument, relatively complex, electrical computer (Preparation and Filing)
- i. Patent application amendment/argument, relatively complex, mechanical (Preparation and
- Appeal to Board in utility patent application without oral argument.
- k. Appeal to Board in utility patent application with oral argument.
- Issuing an allowed application (All post-allowance activity)
- m. Ex parte re-exam
- n. Paying a Maintenance Fee
- o. Utility Patent Novelty Search, Analysis, and Opinion
- p. Validity/Invalidity Only Opinion, per patent
- q. Infringement/Non-Infringement Only Opinion, per patent
- Combination Validity and Infringement, per patent

## **40 FOREIGN ORIGIN AND FOREIGN PATENTS**

Exclude government, associate, drawing, and similar fees.

- Filing foreign origin utility patent application in U.S. PTO, received ready for filing with formal papers, assignment, and priority documents
- b. Filing non-PCT patent application abroad (per country, not including associate or government
- c. Filing previously prepared U.S. patent application as PCT application in U.S. Receiving Office
- d. Entering National Stage in U.S. Receiving Office from foreign origin PCT application
- e. Entering National Stage in each foreign Receiving Office from U.S. origin PCT application
- f. Paying an annuity or maintenance fee

## 41 OTHER U.S. PATENTS AND COPYRIGHTS

- a. U.S. design patent application (Preparation and Filing)
- b. U.S. plant patent application (Preparation and Filing)
- c. Copyright registration application (Preparation and Filing

Respond to each of the following questions only if you have personal knowledge either as a service provider (attorney in private practice) or as a purchaser of such services (corporate counsel) of the costs incurred within the relatively recent past, for the type of work to which the question pertains. In each of the questions, "total cost" is all costs, including outside legal and paralegal services, local counsel, associates, paralegals, travel and living expenses, fees and costs for court reporters, photocopies, courier services, exhibit preparation, analytical testing, expert witnesses, translators, surveys, jury advisors, and similar expenses. Please estimate these based on a single IP asset (i.e., one patent at issue, one trademark, etc.)

42 What is your estimate of the total cost of a <u>patent infringement</u> suit (i) through the end of discovery, and (ii) inclusive of discovery, motions, pre-trial, trial, post-trial, and appeal?

## LITIGATION-PATENT INFRINGEMENT

Less than \$1 million at risk

- a. End of Discovery
- b. Inclusive, all costs

\$1-\$25 million at risk

- c. End of Discovery
- d. Inclusive, all costs

More than \$25 million at risk

- e. End of Discovery
- f. Inclusive, all costs

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